## **United States District Court** EASTERN DISTRICT OF NEW YORK

UNITED	STATES OF	<b>AMERICA</b>
	V/	

V.	, , , , , , , , , , , , , , , , , , , ,	ORDER OF DETENTION PENDING TRIAL			
Leonid	Monotole	Case Number:	15(R	381 (RJD)	
In accordance require the detention of t	with the Bail Reform Act. 18 U the defendant pending trial in th	J.S.C. §3142(f), a detention hearing is case.	g has been held.	I conclude that the follow	wing facts
		Part 1 - Findings of Fact			
(1) The defendant is	s charged with an offense descri al offense that would have been	ibed in 18 U.S.C. §3142(f)(1) and la federal offense if a circumstance	has been convicte giving rise to fe	ed of a (federal offense) deral jurisdiction had exis	sted)
a crime o	of violence as defined in 18 U.S	.C. §3156(a)(4).			
an offens	se for which the maximum sente	ence is life imprisonment or death.	re is prescribed in	า	_
an offen:	se for which a maximum term of	of imprisonment of ten years or more endant had been convicted of two conv	or more prior fed	eral offense described in	•
10110	C 83142(f)(1)(A) <sub>4</sub> (C) or comp	arable state of local offenses.			
(2) The offense de	escribed in finding (1) was com	mitted while the defendant was on	release pending	trial for a federal, state or	local
- Stanca					
(3) A period of n	ot more than five years has elap ense described in finding (1).	sed since the (date of conviction)(r	clease of the deli	Mant non imprisonne.	,
(4) The defendar	thas not rebutted the presumptibly assure the safety of (an)othe	ion established by finding Nos.(1), r person(s) and the community.	(2) and (3) that r	10 condition or combinati	ion of
	•				
(1) Thorn is man	shable agues to believe that the	Alternative Findings (A) defendant has committed an offens	e		
(1) There is pro-	hich a maximum term of impris-	onment of ten years or more is pres	scribed in 21 U	J.S.C. §	·
under	- 18 U.S.C. §924(c).				
(2) The defenda will reason	nt has not rebutted the presump hably assure the appearance of the	tion established by finding (1) that he defendant as required and the sa	fety of the comm	combination of conditions tunity.	S
(1) There is a s	serious risk that the defendant w	Alternative Findings (B) vill not appear.			
(2) There is a s	serious risk that the defendant w	ill endanger the safety of another p	erson or the com	munity.	
convincing evidence th defendant lack defendant is ne defendant has defendant pres but leave is	edible testimony and information at no conditions will reasonably as substantial ties to the communi- tot a U.S. citizen and an illegal a no stable history of employment sented no credible sureties to asset a granted to reopen and present a	lien. nt. sure his appearance.	es by a preponde e safety of the con	rance of the evidence/cleanmunity because	ar and
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facility separate, to the shall be afforded a reas of an attorney for the C	committed to the custody of the extent practicable, from personsonable opportunity for private of	III - Directions Regarding Detents: Attorney General or his designated as awaiting or serving sentences or consultation with defense counsel, the of the corrections facility shall dert proceeding.	representative for being held in cust On order of a con	ddy pending appeal. The	defendant on request
Dated:	, 20	/s/ MJ	Gold		
Brooklyn, N	ew York				
		UNITE	ED STATES MA	GISTRATE JUDGE	